## EXHIBIT 2

Case 2:05-cr-00119-MEF-CSC

Document 626

Filed 07/03/2007

Page 1 of 6

**№**AO 245B

(Rev. 06/05) Judgment in a Criminal Case Sheet 1

	MIDDLE District of		ALABAMA			
UNITED STATES OF AMERICA V.	JUDGME	NT IN A CRIMINAL CASE				
DON EUGENE SIEGELMAN	Case Numb	er: 2:05CR119-MEF-	001			
	USM Numb	per: 24775-001				
		Kilborn, III.				
THE DEFENDANT:	Defendant's Att	огпеу				
pleaded guilty to count(s)						
pleaded nolo contendere to count(s) which was accepted by the court.						
	9ss and 17ss by a jury on 6/29/2	:006				
after a plea of not guilty.						
The defendant is adjudicated guilty of these offer	nses:					
Title & Section Nature of Offense		Offense Ended	Count			
18:1341.1346 & 2 Honest Services I	ommit Mail Fraud Mail Fraud and Aiding and Abe stice and Aiding and Abetting	etting 1/20/2003 6/05/2001 of this judgment. The sentence is imp	6ss-9ss 17ss osed pursuant to			
The defendant is sentenced as provided in the Sentencing Reform Act of 1984.	pages 2 through 6	of this judgment. The sentence is imp	•			
The defendant is sentenced as provided in the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on co	ount(s) 1ss, 2ss, 10ss - 14ss,	16ss, and 18ss - 34ss by a jury on 6/2				
the Sentencing Reform Act of 1984.	ount(s) 1ss, 2ss, 10ss - 14ss,					
the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on co	ount(s)  1ss, 2ss, 10ss - 14ss,  Court orally are dismissed	16ss, and 18ss - 34ss by a jury on 6/2 on the motion of the United States.  this district within 30 days of any change by this judgment are fully paid. If order	9/2006			
the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on control of the sentence of th	ount(s)  1ss, 2ss, 10ss - 14ss,  Court orally are dismissed  ify the United States attorney for the dismissed tates attorney of material changes  June 28, 20	16ss, and 18ss - 34ss by a jury on 6/2.  7 dismissed Ct 4ss.  The motion of the United States.  This district within 30 days of any change by this judgment are fully paid. If order in economic circumstances.	9/2006			
the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on control of the sentence of th	ount(s)  1ss, 2ss, 10ss - 14ss,  Court orally are dismissed  ify the United States attorney for the dismissed tates attorney of material changes  June 28, 20	16ss, and 18ss - 34ss by a jury on 6/2 dismissed Ct ass.  this district within 30 days of any change by this judgment are fully paid. If order in economic circumstances.	9/2006			
the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on control of the sentence of th	ount(s)  1ss, 2ss, 10ss - 14ss,  Court orally are dismissed  ify the United States attorney for the dismissed tates attorney of material changes  June 28, 20	16ss, and 18ss - 34ss by a jury on 6/2 dismissed Ct ass.  In the motion of the United States.  This district within 30 days of any change by this judgment are fully paid. If order in economic circumstances.	9/2006			
the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on control of the sentence of th	ount(s)  1ss, 2ss, 10ss - 14ss,  Court orally are dismissed  iffy the United States attorney for talls, and special assessments imposed tates attorney of material changes  June 28, 20  Date of Imposed	16ss, and 18ss - 34ss by a jury on 6/2 dismissed Ct ass.  In the motion of the United States.  This district within 30 days of any change by this judgment are fully paid. If order in economic circumstances.	9/2006			
the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on control of the sentence of th	ount(s)  Iss, 2ss, 10ss - 14ss,  Court orally is X are dismissed  ify the United States attorney for to, and special assessments imposed tates attorney of material changes  June 28, 20  Date of Imposi	16ss, and 18ss - 34ss by a jury on 6/2 on the motion of the United States.  this district within 30 days of any change by this judgment are fully paid. If order in economic circumstances.	9/2006  e of name, residence ed to pay restitution			
the Sentencing Reform Act of 1984.  X The defendant has been found not guilty on control of the sentence of th	ount(s)  Iss, 2ss, 10ss - 14ss,  Court orally is X are dismissed  ify the United States attorney for to, and special assessments imposed tates attorney of material changes  June 28, 20  Date of Imposi	16ss, and 18ss - 34ss by a jury on 6/2 on the motion of the United States.  this district within 30 days of any change by this judgment are fully paid. If order in economic circumstances.	9/2006  e of name, residence ed to pay restitutio			

Case 2:05-cr-00119-MEF-CSC

Document 626

Filed 07/03/2007

Page 2 of 6

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Judgment -- Page \_\_\_

AO 245B

(Rev. 06/05) Judgment in Criminal Case

Sheet 2 — Imprisonment

DON EUGENE SIEGELMAN

**DEFENDANT:** CASE NUMBER:

2:05CR119-MEF-001

## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:

Eighty eight (88) months. This term consists of 88 months on Ct. 3ss, 60 months on Ct. 5ss, 88 months on Cts. 6ss-9ss and 88 months on Ct. 17ss, all such terms to run currently.

X The court makes the following recommendations to the Bureau of Prisons:

Defendant shall be evaluated by the Federal Bureau of Prisons to determine if defendant should be placed in a

Residential Substance Abuse Treatment program.	•	
X The defendant is remanded to the custody of the United States Marshal.		
☐ The defendant shall surrender to the United States Marshal for this district:		
□ at <u> </u>	•	
as notified by the United States Marshal.		
☐ The defendant shall surrender for service of sentence at the institution designated	by the Bureau of Prisons:	
before 2 p.m. on		
as notified by the United States Marshal.		
as notified by the Probation or Pretrial Services Office.		
RETURN		
I have executed this judgment as follows:		
Defendant delivered on to		
at, with a certified copy of this judgment	<b>t.</b>	
	UNITED STATES MARSHAL	L
Ву	DEDICATE OF THE SALE	CITAI
	DEPUTY UNITED STATES MAKE	SUAL
Ву	DEPUTY UNITED STATES MARS	SHAL

Case 2:05-cr-00119-MEF-CSC Document 658-3 Filed 09/28/2007 Page 4 of

Case 2:05-cr-00119-MEF-CSC

Document 626

Filed 07/03/2007

Page 3 of 6

AO 245B

(Rev. 06/05) Judgment in a Criminal Case

Sheet 3 - Supervised Release

Judgment-Page

of

DEFENDANT:

DON EUGENE SIEGELMAN

CASE NUMBER:

2:05CR119-MEF-001

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

Three (3) years. This term consists of 3 years on each Count to run concurrently.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

- X The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- X The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- ☐ The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

## STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

Document 658-3 Filed 09/28/2007 Page 5 of 7 Case 2:05-cr-00119-MEF-CSC

Judgment-Page \_\_

AO 245B

(Rev 1978) 2:05-CT-201119-MEF-CSC Sheet 3C - Supervised Release

Document 626

Filed 07/03/2007

DEFENDANT:

DON EUGENE SIEGELMAN

CASE NUMBER:

2:05CR119-MEF-001

SPECIAL CONDITIONS OF SUPERVISION

Defendant shall provide the probation officer any requested financial information.

Defendant shall not obtain new credit without approval of the court unless in compliance with the payment schedule.

Defendant shall complete 500 hours community service at a time and location approved by the United States Probation Office.

O 245B	(Rev. 06/05) Judgment Sheet 5 — Criminal Mo	GE-00119-MEF-CSC	Docume	ent 626	Filed 07/03/2	2007 Pa	ge 5 of 6	
	Sheet 3 — Chilina inc				Judgr	ment — Page	5 of <u>6</u>	
	DANT: NUMBER:	DON EUGENE SIEG 2:05CR119-MEF-001		r 4 m 3/ m	eniai ties			
		CRIMINA	LMONE	LAKY	ENALTIES			
The	defendant must pay	the total criminal monetary	penalties und	er the sched	ule of payments o	n Sheet 6.		
TOTAL	Assessm S \$ 700.00	<u>ent</u>	Fine \$ 50,0	<u>e</u> 000.00		Restitution 181,325.00		
		•						•
	e determination of res	titution is deferred until	An A	mended Ju	dgment in a Cri	minal Case (A	O 245C) will be ent	ered
The	defendant must mal	ce restitution (including cor	nmunity restit	ution) to the	following payees	in the amount	listed below.	
								vise ir
If the bef	he defendant makes a priority order or per ore the United States	partial payment, each paye centage payment column be is paid.	ee shall receive elow. Howeve	er, pursuant	to 18 U.S.C. § 36	664(i), all non	ederal victims must be	e paid
Name o	of Payee	Total Loss*		Restitu	ition Ordered	<u>P</u>	riority or Percentage	<u>e</u>
					•			
Alaĥam	na Department of				181,325.00	)		
	nic and Community							ν,
Affairs	· · · · · · · · · · · · · · · · · · ·							
Fund #	0100 ource 0684							
	or Financial Service	<b>2</b> S						
	ammy Rolling							
	ox 5690 omery,AL 36103-56	on						
Money	omery,AL 30103-30							
							4.5	
TOTA	LS	\$	0	\$	18132	<u>5_</u>		
	testitution amount or	dered pursuant to plea agre	ement \$					
f	ifteenth day after the	ay interest on restitution an date of the judgment, pursu uency and default, pursuan	iant to 18 U.S.	.C. § 3612(1	00, unless the res	titution or fine nent options of	is paid in full before to a Sheet 6 may be subje	he ect
X 7	he court determined	that the defendant does not	have the abili	ty to pay in	terest and it is ord	lered that:		
_				restitutio				
2	the interest requir	rement is waived for the	- ·	-				
	The interest require	rement for the  fine	restitu	tion is mod	ified as follows:			

\* Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Document 658-3 Filed 09/28/2007 Page 6 of 7

Filed 07/03/2007

Page 5 of 6

Case 2:05-cr-00119-MEF-CSC

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Document 626

Filed 07/03/2007

Page 6 of 6

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AO	24	J,

Sheet 6 — Schedule of Payments

			DON EUGEN 2:05CR119-M	E SIEGELMA EF-001	N		Judgment	— rage <u> </u>	01
				SCHED	ULE OF P	AYMENTS			
Hav	ing a	assessed the defer	dant's ability to	pay, payment of t	he total crimin	al monetary pena	ilties are due as f	ollows:	
A	X	Lump sum payr	nent of \$ <u>232</u>	,025.00 du	e immediately	, balance due			
		not later t X in accorda	han	C, D, D	, or E, or X	F below; or			
В		Payment to beg	in immediately (	(may be combined	with C	☐ D, or	☐ F below); or	[	
C		Payment in equ	al e.g., months or y	(e.g., weekly, ears), to commend	monthly, quar	terly) installmen (e.g., 30 or 60	ts of \$days) after the da	over a potential over a	period of ent; or
D		Payment in equence (continue term of supervision term of supervisi	e.g., months or y	(e.g., weekly, rears), to commend	monthly, quar	rterly) installmen _ (e.g., 30 or 60	ts of \$ days) after releas	over a period ov	period of ment to a
E		Payment during imprisonment.	the term of sup The court will s	ervised release wi et the payment pla	ll commence v an based on an	vithin assessment of th	(e.g., 30 or e defendant's abi	60 days) after relative to pay at that	lease from time; or
F	Х	Special instruct	tions regarding t	he payment of crir	ninal monetary	penalties:			
		Box 711, Mon Any balance r	tgomery, AL 36 emaining at the onth. emaining at the	shall be made pa 101. start of supervis start of supervis	ion on the an	ount of restitut	on shall be paid	at the rate of n	ot less than
Uni imp Res	less tl orisor spons	he court has expre nment. All crimi sibility Program, a	ssly ordered other nal monetary pare made to the c	erwise, if this judgr enalties, except the elerk of the court.	ment imposes i nose payments	mprisonment, pay made through t	ment of criminal he Federal Bure	monetary penalti au of Prisons' In	es is due during mate Financial
The	e defe	endant shall recei	ve credit for all	payments previous	sly made towar	d any criminal n	onetary penalties	s imposed.	
X	Joi	int and Several							
		fendant and Co-I d corresponding p		s and Case Numbe iate.	ers (including o	lefendant numbe	r), Total Amount	, Joint and Severa	al Amount,
	Cla Cla	ayton L. Young, ayton L. Young,	Jr., 2:03cr135- Jr., 2:05cr116-	MEF, \$181,325.0 MEF, \$181,325.0	)0 )0				
	Th	e defendant shall	pay the cost of p	prosecution.					· · · · · ·
П	Th	e defendant shall	nay the following	na contract(s).					

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

The defendant shall forfeit the defendant's interest in the following property to the United States: